	PRP's willing to negotiate	-						
Applicable narrative extracts from Responses	PRP's Business Name	PRP's Representative	Representative's address	Rep's City	Rep's State	Rep's Zip Code	Rep's Phone #	Rep's URL
EO's summary of response. Response was received from Advanced Aromatics,, LLC. (AA, LLC) at 5501 Baker Road, Baytown, Texas (the Facility). GNL addressed to Advanced Aromatics, L.P. (AA, LP) at 5501 Baker Road, Baytown, Texas. AA, LLC claims it purchased the Facility from AA, LP effective 2/9/12, and said purchase agreement provided that AA, LP retained liabilities for environmental condition or liability that relates to the Facility. Therefore, AA, LLC recommended GNL be sent to AA, LP. However, in the event AA, LLC is legally responsible for this matter, AA, LLC is willing to participate in the settlement negotiations.	1 Advanced Aromatics, LLC	Deborah C. Dobbins, Corporate Counsel for Advanced Aromatics, LLC.	6510 Telecom Drive, Suite425	1ndianapolis	Indiana 4	16278	(317) 223.2630	dcd@thgrp.com
At this time [9/25/15]Creekside must defer its decision as to whether to join in settlement negotiations with the US EPA with respect to CES, however, Creekside will accept the EPA's offer of an opportunity to meet with the appropriate EPA representatives to discuss the matter further.	Creekside Management, Inc. (General partner of Advanced Aromatics, L.P.)	William E. Rankin - Law Firm of William E. Rankin, PLLC	2440 South Boulevard, Suite 104	Houston	Texas 7	77098	(713) 360.6967	billr@rankin-lawfirm.com
Non-responder as of 12/08/15	Affordable Environmental Services <i>Non-responder as of 12/08/15</i>							
we believe that AmTex [AmTex Machine Products, Inc.] has no liability for the CES Site and request the Region's confirmation of this fact. We are happy to discuss our views on the facts and the law	AMTEX Machine Products, Inc. PRP claims to have no liability							
It is National Oilwell Varco, L.P.'s intent, along with our subsidiaries and affiliates, including formally dissolved entities listed below (and potentially others), to enter into settlement negotiations and/or pmticipate in joint defense PRP group if one is formed in good faith with the EPA concerning the CES Environmental Services, Inc. Houston Superfund Site. [Named affiliates are Andergauge Drilling Systems, T3 Energy Services-Cypress, & Texas Oil Tools, NOV (Conroe)].	Andergauge Drilling Systems - C/O National Oilwell Varco, L.P.	Jeffrey Mann, National Oilwell Varco, L.P.	7909 Parkwood Circle Drive	Houston	Texas 7	77036	(713) 375.3732	jeff.mann@nov.com
This letter is to notify you of Apex Instruments Corporation's willingness to enter in good faith as a Settling Party approximately 99% of our business is oil related. Since the price of oil has fallen to below \$40.00 per barrel, we are barely able to cover our payroll expenses. We are thinking of cutting back to 32 hours a week in order to avoid a layoff. Please take this into consideration when deciding what costs, if any, we will be responsible for.	APEX Instruments Corporation	Gary W. Rueter - Owner, APEX Instruments Corporation	P.O. Box 402	Brenham	Texas 7	77834-0402	(979) 251.7277	grueter@apexinscorp.com
Arkema is willing to consider joining a sufficiently sized group ofPRPSfor	5 Arkema Inc.	Christopher B. Amandes, Morgan, Lewis & Bockius LLP	1000 Louisiana Street, Suite 4000	Houston	Texas 7	77002	(713) 890.5735	camandes@morganlewis.com
negotiations Ball Corporation intends to enter into settlement negotiations	6 Ball Corporation	Kent Bickel, Manager - EH&S, Ball Corporation	9300 West 108th Circle	Broomfield	Colorado 8	30021-3682	(303) 460.5235	kbickell@ball.com
Non-responder as of 12/08/15	Baytown Asphalt Materials, LTD., d/b/a Century Asphalt Material Non-responder as of 12/08/15							
Canrig does intend to enter into settlement negotiations with EPA to address the company's liability, if any,	7 Canrig Drilling Technology Ltd.	Gerald J. Pels, Locke Lord LLP, Attorneys & Counselors	2800 JPMorgan Chase Tower, 600 Travis	Houston	Texas 7	77002	(713) 226.1402	gpels@lockelord.com
Non-responder as of 12/08/15	Century Asphalt (Humble) d/b/a for Baytown Asphalt Materials, Ltd. Non-responder		114415					
Nalco is willing to enter into settlement negotiations with the EPAwould be interested in	as of 12/08/15 8 Champion Technologies (Merged into Nalco Company)	Heather M. Palmer, Bracewell & Giuliani LLP	711 Louisiana Street, Suite 2300	Houston	Texas 7	77002-2770	(713) 221 1526	Heather.Palmer@bgllp.com
joining a PRP group, if one is formed Non-responder as of 12/08/15	Citgo Petroleum Corporation Non-responder as of 12/08/15	Treather W. Famier, Bracewen & Glanam EE	711 Louisiana Street, Suite 2500	Trouston	TCAdS		(713) 221.1320	Treather anner a og np. com
Non-responder as of 12/08/15	Coastal Chemical Company-Alice & Coastal Chemical Co., LLC Non-							
Non-responder as of 12/08/15	responder as of 12/08/15 Commercial Metals Non-responder as of 12/08/15							
entities, assets and liabilities were transferred [from Conoco Phillips Company] to a newly created entity named Phillips 66. Narrative in Phillips 66 Company (P66) letter response dtd 09/02/15 - "Without admition to any liability, P66 is willing to partiipate with other parties in good faith"	Conoco Phillips (Now Phillips 66 Company)	Willette A. DuBose - HS&E Legal Specialist, Phillips 66 Company, Legal Department, 8108-09 Pinnacle	3010 Briarpark Drive	Houston	Texas 7	77042	(832) 765.1170	willette.a.dubose@p66.com
Cross intends to enter into settlement negotiations with the EPA concerning this matter.	Cross Oil & Refining & Marketing, Inc	John Ben Blackburn, Assistant General Counsel, Martin Resource Management Corporation, Martin Midstream Partners L.P.	4200 Stone Road, P.O. Box 191 (75663)	Kilgore	Texas 7	75662	(903) 983.5196 (713) 350.6876 (903) 812.7201	JohnBen.Blackburn@martinmlp.com
Non-responder as of 12/08/15	Dana Container Non-responder as of 12/08/15						(, , , , , , , , , , , , , , , , , , ,	
"Delta believes that any materials that Delta would have sent to the Site were a small portion of what CES received and managed. Further, it is not clear that any materials Delta may have sent to the Site remained there when EPA began taking response actions in September 2014 or that any materials from Delta contained the hazardous substances or conditions identified in the General Notices. Nonetheless, subject to an appropriate equitable division of costs and reserving the right to change its position upon completing review of any documents or new information, Delta is prepared to have discussions with EPA and other parties in similar circumstances about reimbursing EPA for its costs of implementing response actions related to the materials it may have sent to the Site.	Delta Petroleum Company, Inc. for Delta Companies and Delta Chemical (collectively "Delta")	Freedom S.N. Smith, ICE Miller LLP	One American Square, Suite 2900	Indianapolis	Indiania 4	46282-0200	(317) 236.5893	Freedom.Smith@icemiller.com
Non-responder as of 12/08/15 Dixie confirms its intent to enter into settlement negotiations with EPA concerning this	Delta Companies, St. Rose, LA Non-responder as of 12/08/15							
matter. In indicating its intent to participate in settlement discussions, Dixie does not admit any liability or responsibility for the CES Site.	Dixie Chemical Company, Inc.	Aileen Hooks, Baker Botts L.L.P.	98 San Jacinto Blvd., Suite 1500	Austin	Texas 7	78701-4039	(512) 322.2616	aileen.hooks@bakerbotts.com
We are open to engaging in preliminary settlement discussions with EPA subject to receipt and review of all responsive documents allegedly linking Cook to the Site.	Dover Energy Inc. & Cook Compression LLC	E. Lynn Grayson, Jenner & Block LLP	353 North Clark Street	Chicago	Illinois 6	50654-3456	(312) 923.2756	lgrayson@jenner.com
General Electric Company (GE)received EPA's General Notice Letter (GNL) dated July 2, 2015, requesting that GE notify EPA within 60 days of its willingness to enter into settlement negotiations with the Agency concerning the above-referenced matter. This GNL appears to be based on information indicating that a former Dresser facility located at Port Northwest Road in Houston. Texas, engaged with CES (note that Dresser was acquired by GE in 2011 and the Port Northwest Road facility is now organized within GE's Oil & Gas business unit)GE remains willing to enter into negotiations with EPA and other PRPs concerning the CES Site.	General Electric Company for a former Dresser facility - Dresser Flow	Roger Florio - Senior Counsel, Globol Operations, Environment, Health & Safety, GE	640 Freedom Business Center	King of Prussia	Pennsylvania 1	19406	(610) 992.7969	roger.florio@ge.com
Non-responder as of 12/08/15	Dyna Drill Non-responder as of 12/08/15 Non-responder as of 12/08/15							
Non-responder as of 12/08/15 Without admitting any liability, Entergy would like to accept the invitation to join in	Edigen Non-responder as of 12/08/15 Entergy Services, Inc.	Steve Morton - K&L Gates LLP	2801 Via Fortuna, Suite 350	Austin	Texas 7	78746	(512) 482 6860	steve.morton@glgates.com
settlement negotiations with the U.S. Environmental Protection Agency. without admitting any liability with respect to the CES Site, Enterprise Products is			<u> </u>					
willing to enter into settlement negotiations with EPA with respect to this matter. Non-responder as of 12/08/15	Ethyl Corporation Non-responder as of 12/08/15	Paul Sarahan, Jackson Gilmour & Dobbs, PC	1115 San Jacinto Blvd., Suite 275	Austin	Texas 7	78701	(312) 9/1.4156	psarahan@jgdpc.com
Kuraray is quite willing to enter into settlement negotiations with EPA	Evalca Company of America	Tim Wilkins, Bracewell & Giuliani LLP	111 Congress Avenue, Suite 2300	Ausitn	Texas 7	78701-4061	(512) 542.2134	tim.wilkins@bgllp.com>
Non-responder as of 12/08/15 Non-responder as of 12/08/15	Farouk System Non-responder as of 12/08/15 Fitzgerald Railcar Services, Inc. Non-responder as of 12/08/15							
we do not understand why Fluid Sealing is considered a PRP. Fluid Sealing believes that meeting with the EPAwill provide an opportunity to present the factswe accept the invitation to discuss a fair settlement commensurate with the factsagreeing to participate in such discussions Fluid Sealing does not admit liability of any kind.	Fluid Sealing Products, Inc.	Gene Ward, The Hornblower Firm	711 N. Carancahua Street, Suite 1800	Corpus Chisti	Texas 7	78401-0578	(361) 888.8041	thehornblowerfirm.com

This a mail [07/20/15] is to confirm that Coogness Tachnologies, will respond to this			<u> </u>					
This e-mail [07/30/15] is to confirm that Geospace Technologieswill respond to this second letter addressed to Geospace Technologies rather than the original letter sent to								
Oyo Corporation. This emailed letter (01/07/16) confirms that Geospace Technologies is	19 Geospace Technologies Corporation	Eddie Lewis, Norton Rose Fulbright US LLP	1301 McKinney Street, Suite 5100	Houston	Texas	77010-3095	(713) 651.3760	eddie.lewis@nortonrosefulbright.com
willing to meet to enter into settlement negotiations with EPA concerning the CES Environmental site.								
Intergulf Corporation ("Intergulf'), this letter is to notify the EPA that my client does not								
believe it is a Potentially Responsible Party ("PRP") at the CES Environmental Services								
Inc. Site (the "Site")The five Bills of Lading attached to your letter references "products" that were being shipped to Intergulf from CES's customers. CES acquired the product for	Intergulf Corporation PRP claims to have no liability							
Intergulf and then sold the products to IntergulfPlease let me know if you have any other								
questions concerning these shipments.		Harland D. Danthall Channel Dalla Communication					(712) 222 0020	
Ramsey is willing to enter into negotiations with the Environmental Protection Agency ("EPA") concerning this matter	20 KMCO, Inc. (new name is Ramsey Properties, L.P.)	Harless R. Benthul, Stevens, Baldo, Freeman & Lighty LLP	440 Louisiana Street, Suite 900	Houston	Texas	77002-2770	(713) 223.0030 (281) 381.4516	harless.benthul@sbf-law.com
Lubrizolhave had several discussions with various EPA representativesregarding	21 Lubrizol Corporation	Karen Walter, The Lubrizol Corporation	29400 Lakeland Boulevard	Wickliffe	Ohio	44092-2298		karen.walter@lubrizol.com
Lubrizol's intent to cooperate regarding resolution of our potential liability at the Site.	•	Rateri Walter, The Euorizon Corporation	2)400 Eukeland Boulevard	Wickinic	Ollio	14072-2270	(440) 547.5020	Karen.waiter@iabrizon.com
Non-responder as of 12/08/15	Martin Transport, Inc. Non-responder as of 12/08/15 Merichem Chemicals & Refinery Services LLC (merged into Merichem Company)							
Non-responder as of 12/08/15	Non-responder as of 12/08/15							
Mission Petroleum Carriers, Inc. (MPC) is herebynotifying you of our intent to enter into	22 Mission Petroleum Carriers, Inc.	David Fontenot, President, Mission Petroleum	Post Office Box 87788	Houston	Tayon	77287	(713) 943.8250	
discussions concerning the EPA's allegations that MPC is a potentially responsible party (PRP) at the site	Wission Fetroleum Carriers, Inc.	Carriers, Inc.	FOST OTHER BOX 67766	Houston	Texas	77287	(713) 943.8230	
Oyo Geospace (Assumed name for OYO Corporation U.S.A.) (<u>Response will be from</u>	Oyo Geospace (Assumed name for OYO Corporation U.S.A.) (Response will be from							
<u>Geospace Technologies Corporation</u>)Packless intends to enter into settlement negotiations with EPA, although Packless does	Geospace Technologies Corporation)	Varry Haliburtan Naman Hayvall Smith & Lac						
not acknowledge any liability in connection with the site.	Packless Metal Hose, Inc.	Kerry Haliburton, Naman, Howell Smith & Lee, PLLC	400 Austin Avenue, Suite 800	Waco	Texas	76703	(254) 755.4100	namanhowell.com
email will serve as notice of the intent of Parker Hannifin Corporation to enter into good	24 PGI International. LTD (merged into Parker-Hannifin Corporation)	Tom Meyer, Parker-Hannifin Corporation	6035 Parkland Boulevard	Cleveland	Ohio	44124	(216) 896 2809	meyer@parker.com
faith negotiations as a Settling Party Philip Reclamation Services, LLC respectfully declines your offer to enter into settlement			Doubturd Doubturd	2.2 , Ciaila			(_10) 070.2007	
Philip Reclamation Services, LLC respectfully declines your offer to enter into settlement negotiations	Philip Reclamation Services, Houston, LLC PRP claims to have no liability	'						
Non-responder as of 12/08/15	Phoenix Pollution Control Non-responder as of 12/08/15							
Because PPSLLC [Plaquemine Point Shipyard, LLC] is not a PRP under CERCLA, PPSLLC declines the invitation to join in settlement negotiations with EPA or assist in the	Plaquemine Point Shipyard, Sunshine, LA PRP claims							
removal action at the Site.	to have no liability							
Axiall hereby advises you of its willingness and intent to enter into settlement negotiations		Daniel J. Brown, Sr. Counsel (EHS & Risk		1.			(770) 395 4500	
with EPA concerning this matter. [EO NOTE - 01/28/13 merger of PPG with a subsidiary of Axia ll Corporation]	PPG Industries, Inc.	Mgmt), Axiall Corporation	1000 Abernathy Road NE	Atlanta	Georgia	30328	Ext 4574	daniel.brown@asiall.com
open to participation in such negotiations in the event some accommodation is made for	26 D : I	Michael Th. Bourque, Assistant General Counsel	20011011 1 0 1	D 1	C +: +	06010 5112	(412) 551 7211	.1.11
de minimis participants	Praxair, Inc.	Praxair, Inc.	39 Old Ridgebury Road	Danbury	Connecticut	06810-5113	(413) 551./311	michael_bourque@praxiar.com
Non-responder as of 12/08/15	Preston Environmental Consultants, L.L.C. (Shipper was Martin South Dock) Non-responder as of 12/08/15							
	Non-responder as by 12/06/15	D :111 0 : 1			D: 1: 1 C			
PSW [Proler Southwest Corporation] is willing to work with EPA and/or other potentially responsible parties to try to come to a resolution of any potential responsibility	27 Proler Southwest Corporation	David H. Quigley, Adkin, Gump, Strauss, Hauer & Feld LLP	1333 New Hampshite Avenue, NW	Wahington	District of Columbia	20036-1511	(202) 887.4339	dquigley@akingump.com
					Columbia			
Quest [QuestVapco Corporation] is aware Lubrizol is proceeding with the VCP action and clean-up of the site without the formation of a PRP group. Quest continues to keep an open								
dialogue with Lubrizol to determine the potential for formation of a PRP group and								
possible participation in such a PRP group when the time comesQuest is interested in participating in settlement negotiations as it relates to EPA's clean-up costs but cannot	Quest Chemical Corporation	Mitch Whitney, QuestVapco Corporation	P.O. Box 624	Brenham	Texas	77834	(713) 896.8188	mitchw@questvapco.com
agree to enter into a settlement agreement without further details as to cost, number of								
parties, etc.								
Although RasGas [RasGas Company Limited] does not believe that it is liable for arranging for the treatment or disposal of any hazardous substances at this Site, RasGas is	29 RasGas Company Limited	Scott Janoe at Baker Botts L.L.P.	One Shell Plaza, 910 Louisiana	Houston	Texas	77005	(713) 229 1553	scott.janoe@bakerbotts.com
willing to discuss possible settlement terms.	2) Rusqus Company Emined	Scott varioe at Baker Botts E.E.T.	Street	Tiouston	TCAUS	77003	(713) 227.1333	scott.janoe@oakerootts.com
Non-responder as of 12/08/15	Sierra Chemical Corporation Non-responder as of 12/08/15							
Skyhawk [Skyhawk Chemicals, Inc.] cannot, and should not, be held liable for the sale of substances that it purchased from CES. Moreover, the substances sold by Skyhawk to	Skyhawk Chemicals, Inc. <i>PRP claims to have no liability</i>							
CES were "virgin" items.	Skynawk Chemicais, inc.							
Smithfield Bioenergy LLC (SBE) is willing to consider additional evidence of its potential			D 1 64 : T 50N 1					
liability or share of liability if and when developed and available. And, at the appropriate time, SBE will consider contributing to Site cleanup costs as part of a negotiated <i>de</i>	30 Smithfield Bioenergy LLC	Donald D. Anderson, McGuireWoods LLP	Bank of America Tower, , 50 North Laura Street, Suite 1300	Jacksonville	Florida	32202-3661	(904) 798.3230	danderson@mcguirewoods.com
minimis settlement with EPA.			Buara Street, Suite 1300					
As evidenced by the attached invoices and bill of ladings, SoChem [SoChem Solutions,	CaCham Caluting - Inc.							
Inc.] sold product to CES for use in their process. We never sent any waste material to CESwe do not believe we should be considered a PRP	SoChem Solutions, Inc. PRP claims to have no liability							
		Rerula Mallanny Director Legal Com Court						
The purpose of this letter is to indicate Sun Coast Resources, Inc.'s willingness to enter in good faith as a Settling Party and to request that we be considered as a "de minimis" party.	Sun Coast Resources, Inc.	Beryle McHenry, Director, Legal, Sun Coast Resources, Inc.	6405 Cavalcade Street, Building 1	Houston	Texas	77026	(713) 429.8446	bmchenrv@suncoastresources.com
Please be advised that T.T. Barge [T.T. Barge, Cleaning Mile 183 Inc.] is willing to enter		<u> </u>	100=0=0=0					
in good faith as a Settling Party and engage in discussions with EPA to determine whether	T. T. Barge Cleaning Mile 183, Inc.	Matthew S. Parish, Taunton, Snyder & Slade, A Professinal Corporation - Lawyers	10370 Richmond Avenue, Suite 1400	Houston	Texas	77042	(713) 993.2372	mparish@ttsslawfirm.com
T.T. Barge's alleged liability can be resolved.	T. T. Dorgen Convices Mile 227 LLC (4/L/, T.T.D. Acti ED. Acti 227)	Totoshiai Corporation - Lawyers	1700					
Non-responder as of 12/08/15	T. T. Barges Services Mile 237 LLC (d/b/a T T Barge Mile [Barge Mile 237]) Non-responder as of 12/08/15							
It is National Oilwell Varco, L.P.'s intent, along with our subsidiaries and affiliates,	· •							
including formally dissolved entities listed below (and potentially others), to enter into								
settlement negotiations and/or pmticipate in joint defense PRP group if one is formed in good faith with the EPA concerning the CES Environmental Services, Inc. Houston	T3 Energy Services-Cypress - C/O National Oilwell Varco, L.P.	Jeffrey Mann, National Oilwell Varco, L.P.	7909 Parkwood Circle Drive	Houston	Texas	77036	(713) 375.3732	jeff.mann@nov.com
Superfund Site. [Named affiliates are Andergauge Drilling Systems, T3 Energy Services-								
Cypress, & Texas Oil Tools, NOV (Conroe)].								
without admitting any fact, responsibility, fault or liability in connection with the Site, Taber [Taber Extrusions, LLC] states that it is willing, in conjunction with other willing	Taber Extrusions, LLC	Ed Walsh. Reed Smith LLP	10 South Wacker Drive	Chicago	Illinois	60606-7507	(312) 207.3898	ewalsh@reedsmith.com
PRPs, to enter into settlement negotiations with EPA over its alleged liability.	, and the second						, , , , ,	, , , , , , , , , , , , , , , , , , ,
Targa [Targa Midstream Services LLC] intends to enter into settlement discussions with EPA concerning this matter.	Targa Midstream Services LLC	Tom Meriwether, Senior Counsel, Targa Midstream Services LP	1000 Louisiana, Suite 4300	Houston	Texas	77002	(713) 584.1055	tmeriwether@targaresouces.com
		MIGGIOGIII DOI VICCO LI						
TCT [Tenaris Coiled Tubes, LLC] confirms its intent to enter into settlement negotiations with EPA concern ing this matter. In indicating its intent to participate in settlement	36 Tenaris Coiled Tubes, LLC	Aileen M. Hooks, Baker Botts LLP	98 San Jacinto Blvd., Suite 1500	Austin	Texas	78701 · 4078	(512) 322 2616	aileen.hooks@bakerbotts.com
discussions, TCT does not admit any liability or responsibility for the CES Site.			Dia, oute 1500			10.02 1070	(==) 522.2010	
It is National Oilwell Varco, L.P.'s intent, along with our subsidiaries and affiliates,								
including formally dissolved entities listed below (and potentially others), to enter into								
settlement negotiations and/or pmticipate in joint defense PRP group if one is formed in good faith with the EPA concerning the CES Environmental Services, Inc. Houston	Texas Oil Tools, NOV - C/O National Oilwell Varco, L.P.	Jeffrey Mann, National Oilwell Varco, L.P.	7909 Parkwood Circle Drive	Houston	Texas	77036	(713) 375.3732	jeff.mann@nov.com
Superfund Site. [Named affiliates are Andergauge Drilling Systems, T3 Energy Services-								
Cypress, & Texas Oil Tools, NOV (Conroe)].								
Cypress, & Texas Oil Tools, NOV (Conroe)].					1			

either (1) the materials that TWM [Texas Water Management, LLC] transported to the CES Site qualify for the petroleum exclusion and are, therefore, not hazardous substances under Superfund, or (2) for those shipments that do not qualify for the petroleum exclusion, if any, TWM was simply a transporter, acting under the direction of CES, and did not select the disposal facilityBased on the information in this letter, TWM requests a written acknowledgement from the agency that it is not a PRP for the CES Site.	Texas Water Management LLC PRP claims to have no liability						
Total [Total Petrochemicals & Refining USA, Inc.] responds that it intends to engage in further discussions and settlement negotiations with the U.S. EPA regarding this matter.	Total Petrochemicals & Refining USA, Inc.	Dorothy Bartol, Manager, Port Arthur Refinery AND Pat Spillman, In-house attorney for Total Petrochemicals & Refining USA, Inc.	Bartol - FM 366 at 32nd Street F /// Spillman - 1201 Louisiana Street, Suite 1800	Bartol - Port Arthur // Spillman - Houston	Texas	Bartol - 77642 /// Spillman 77002	Bartol (409) 985.0353 // dorothy.bartol@total.com AND pat.spillman@total.com 483.5364
Per 3/31/15 letter from PRP - TransMontaigne Product Services LLC is interested in entering into settlement negotiations with the EPA concerning this matter. Per 1/8/16 email from PRP's counsel - this email to be a statement of its [TransMontaigne Product Services LLC] interest in participating in settlement discussions with EPA with respect to recovery of EPA response costsIn expressing its willingness to participate in settlement discussions with EPA, TransMontaigne should not be deemed to admit any liability to EPA, and it reserves all defenses to such claims, including a defense based on the petroleum exclusion found in CERCLA.	TransMontaigne Product Services LLC	Craig K. Pendergrast, Taylor English Duma LLP	1600 Parkwood Circle, Suite 400	Atlanta	Georgia	30339	(678) 336.7245 cpendergrast@taylorenglish.com
it is the intention of Trimac [Trimac Transportation Inc.] to participate in settlement	Trimac Transportation Inc.	W. Patrick Stallard, Stites & Harbison PLLC	400 West Market Street, Suite 1800	Louisville	Kentucky	40202-3352	(502) 681.0507 pstallard@stites.com
negotiations with EPA concerning this matter. Valero [Valero Refining- Texas, Ltd.] agrees to enter into settlement negotiations with the EPA for an appropriate <i>de minimis</i> settlement for this matter pursuant to EPA's authority under CERCLA § 122(g); 42 U.S.C. § 9622(g) and in accordance with EPA guidance on <i>de minimis</i> settlements.	41 Valero Refining- Texas, Ltd.	John Muir, Connelly Baker Wotring LLP	600 Travis Street	Houston		77002	(713) 980.1715 jmuir@connellybaker.com
Per 4/21/15 from VAM USA, LLC - While VAM USA [VAM USA, LLC] is willing to work with the EPA or other potentially responsible parties to try to come to a resolution of any potential responsibility that the company may have with respect to the Site, it appears that it may be too early to agree to participate in any "PRP Group" or cleanup at this time. As additional information develops concerning VAM USA's contribution to the Site, we may revisit this determination.	42 VAM USA, LLC	Eric Kemp, VAM USA, LLC	19210 Hardy Road	Houston	Texas	77073	(281) 450.4327 eric.kemp@vam-usa.com
If responsibility is confirmed, it is the intent of Vertex Recovery, LP to enter into settlement negotiations with the EPA concerning the referenced Superfund Site/Project.	43 Vertex Recovery, L.P.	Keith Haddock - Vertex Energy, Inc.	1331 Gemini, Suite 250	Houston	Texas	77058	(281) 486.4182 keithh@vertexenergy.com
I [Roger Florio] am handling the CES matter on behalf of GE [General Electric Company], including its affiliate Vetco Gray, now part of GE's Oil & Gas businessplease note that GE duly responded to 2 EPA notice letters as well as an information request from TCEQ regarding this matter. Those responsesencompass all GE affiliates that did business with CES, including Vetco Gray, Dresser, Hydril USA and GE BetzGE remains willing to enter into negotiations with EPA and other PRPs concerning the CES Site.	44 General Electric Company for a former Dresser facility - Vetco Gray	Roger Florio - Senior Counsel, Globol Operations, Environment, Health & Safety, GE	640 Freedom Business Center	King of Prussia	Pennsylvania		(610) 992.7969 roger.florio@ge.com
Williams is willing to enter into negotiations with the EPA, but would respectfully point out, that all manifests provided by the EPA establishes that no "hazardous substance" was sent to the Site by Williams, as all waste sent to the Site by Williams is covered by the CERCLA "Petroleum Exclusion".	Williams Brothers Construction Co. Inc.	Mary W. Koks - Munsch Hardt Kopf & Harr PC	700 Milam Street, suite 2700	Houston	Texas	77002-2806	(713) 222.4030 mkoks@munsch.com
We will request that the EPA consider Zach's ability to pay in determining any appropriate settlement amount. We look forward to receiving the information and continuing the dialogue of potential settlement on behalf of Zach.	2aCh System Corporation	Terry M. Womac - Beirne, Maynard & Parsons, L.L.P.	1300 Post Oak Boulevard, Suite 2500	Houston	Texas	77056-3000	(713) 960.7327 twomac@bmpllp.com
the soapy mixture of water and Liqui-Lube shipped between Zap-Lok and CES Environmental Services was not a hazardous substance as defined under CERCLA. Totals as of Jan 22, 2016	Zap-Lok Pipeline@Sawchore Pipeline & Zap-Lok Pipeline@Tuboscope PRP claims to have no liability Total PRPs willing to negotiate as of 12/08/2015						
Check balance must = "0" to insure all responses <u>and</u> non-responses are accounted	Total PRPs willing to negotiate as of 12/08/2015						
for							